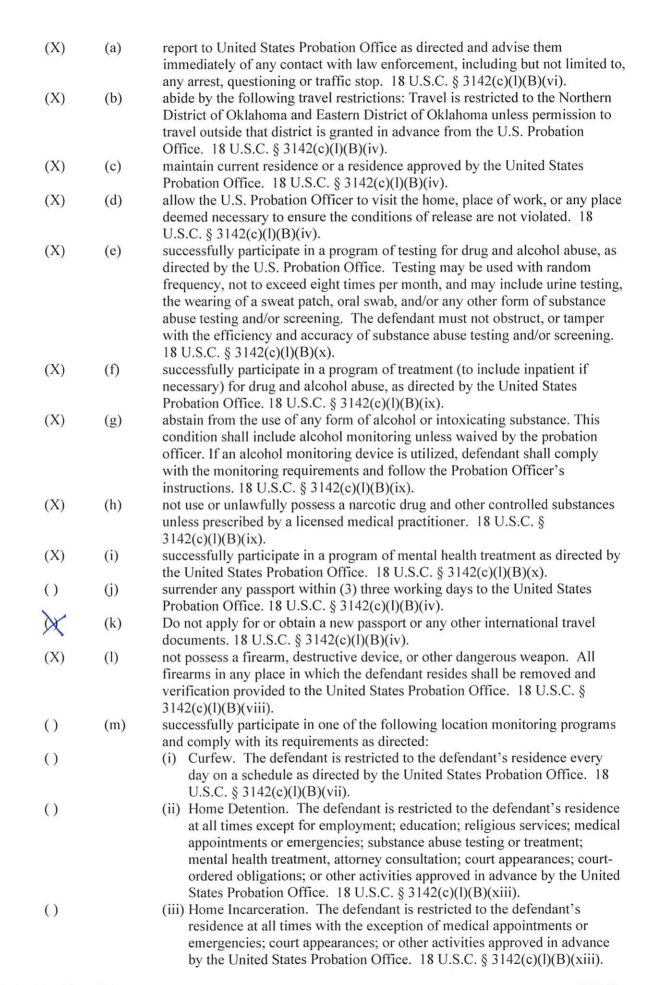
UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OKLAHOMA

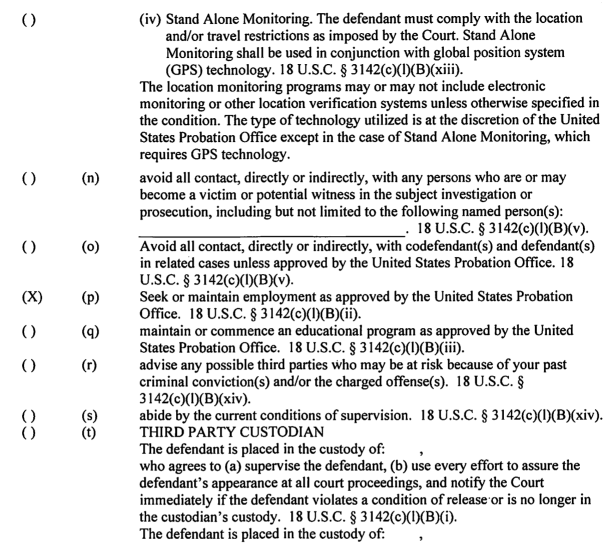
United	d States	of America,		
vs.		Plaintiff,	Case No.: 24-mj-00613-SH-1	
Kourt	tney Dav	wn Haley ,	ORDER SETTING CONDITIONS OF RELEASE	
		Defendant(s).		
	IT IS	S ORDERED that Defendant's release is	subject to the following conditions:	
	(1)	Defendant shall not commit any offense in violation of federal, state or local law while on release in this case.		
	(2)	Defendant shall immediately advise the court, defense counsel and the U.S. attorney in writing of any change in address and telephone number.		
	(3)	Defendant shall appear at all proceedings as required and shall surrender as directed for service of any sentence imposed. Defendant shall next appear at (if blank, you will be notified):		
		Place:		
		On:	at	
		Before:		
	(4)	The Defendant must cooperate in the authorized by 34 U.S.C. § 40702.	ne collection of a DNA sample if the collection is	
		RELEASE ON PERSONAL RECOG	NIZANCE OR UNSECURED BOND	
	IT IS	FURTHER ORDERED that the Defen	dant be released provided that:	
(X)	(5)	Defendant promises to appear at all proceedings as required and to surrender for service of any sentence imposed.		
(X)	(6)		nd binding Defendant to pay the United States the sum 00) in the event of a failure to appear as required, or to y sentence imposed.	
		ADDITIONAL CONDI	TIONS OF DELEASE	

ADDITIONAL CONDITIONS OF RELEASE

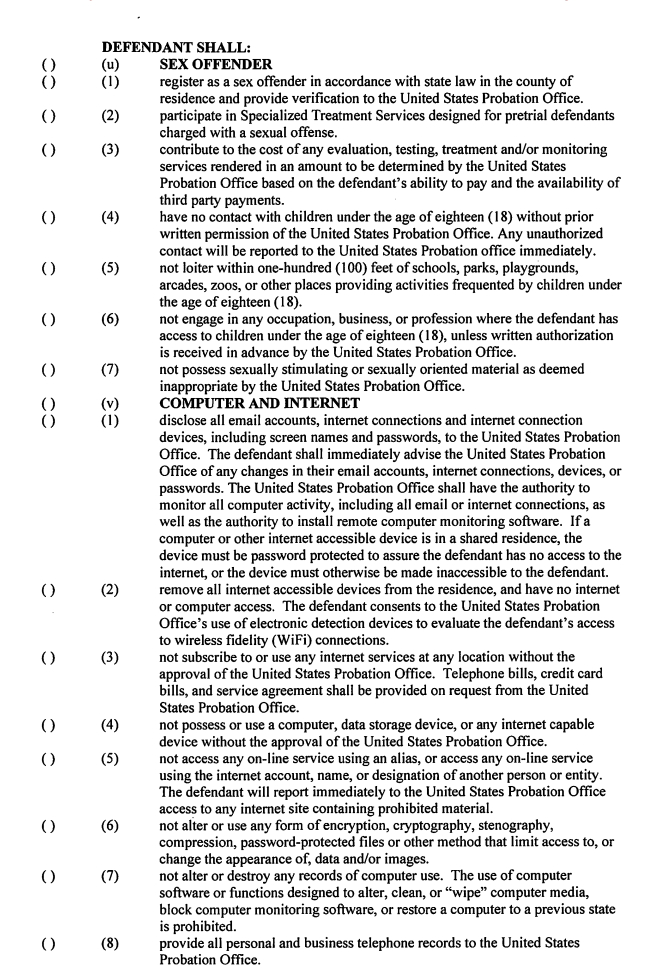
Upon finding that release by one of the above methods will not by itself reasonably assure Defendant's appearance and the safety of other persons in the community, it is **FURTHER ORDERED** that Defendant's release is subject to the conditions marked below:

(X) (7) **DEFENDANT SHALL:**





The following other conditions are placed in categories for organizational purposes only and do not have to be imposed in blocks or groups. The conditions are intended to provide a reference for Judicial Officers when structuring alternatives to detention and conditions of release sufficient to mitigate the more serious risks posed by defendants based on their individual risk factors and characteristics. 18 U.S.C. § 3142(c)(l)(B)(xiv).



() (9) not use or possess any computer, data storage device, or any internet capable device, at any location, except at your place of employment, unless the defendant agrees to computer and internet monitoring. The United States Probation Office may use and/or install any hardware or software that is needed to monitor the defendant's use of a computer or internet capable device. The defendant shall permit the United States Probation Office to conduct periodic, unannounced examinations of any computer equipment, including any data storage device, and internet capable device and/or internet capable device may be removed by the United States Probation Office for a more thorough examination. The defendant may be limited to possessing one personal internet capable device, to facilitate the United States Probation Office's ability to effectively monitor their internet related activities. (10)not access any instant messaging, chat rooms, or chat programs through WiFi, () or otherwise. Refrain from maintaining or accessing any social networking accounts or peer to peer file sharing sites or programs. **GAMBLING OR GAMING** () (w) () not engage, directly or indirectly, in any form of gambling or game of chance. (1) The defendant shall not loiter or enter any dwelling or enterprise wherein gambling or games of chance are taking place. at the discretion of the United States Probation Office, successfully participate () (2) in a program of mental health treatment, to include but not limited to a program for treatment of gambling addiction. **OTHER** () (x) ()

ADVISE OF PENALTIES AND SANCTIONS

Violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for Defendant's arrest, a revocation of release, an order of detention as provided in 18 U.S.C. § 3148, and a prosecution for contempt as provided in 18 U.S.C. § 401 which could result in a possible term of imprisonment or a fine. The commission of any offense while on pretrial release may result in an additional sentence upon conviction for such offense to a term of imprisonment of not less than two years nor more than ten years, if the offense is a felony; or a term of imprisonment of not less than ninety days nor more than one year, if the offense is a misdemeanor. This sentence shall be consecutive to any other sentence and must be imposed in addition to the sentence received for the offense itself.

18 U.S.C. § 1503 makes it a criminal offense, punishable by up to five years of imprisonment and a \$250,000 fine, to intimidate or attempt to intimidate a witness, juror or officer of the court. 18 U.S.C. § 1510 makes it a criminal offense, punishable by up to five years of imprisonment and a \$250,000 fine, to obstruct a criminal investigation. 18 U.S.C. §1512 makes it a criminal offense, punishable by up to ten years of imprisonment and a \$250,000 fine, to tamper with a witness, victim or informant. 18 U.S.C. § 1513 makes it a criminal offense, punishable by up to ten years of imprisonment and a \$250,000 fine, to retaliate against a witness, victim or informant, or threaten or attempt to do so. It is a criminal offense under 18 U.S.C. § 3146, if after having been released, Defendant knowingly fails to appear as required by the conditions of release, or to surrender for the service of sentence pursuant to a court order. If Defendant is released in connection with a charge of, or while awaiting sentencing, surrender for the service of a sentence, or appeal or *certiorari* after conviction, for:

- an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, Defendant shall be fined not more than \$250,000 or imprisoned for not more than ten years, or both;
- an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, Defendant shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;

- (3) any other felony, Defendant shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor, Defendant shall be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be consecutive to the sentence of imprisonment for any other offense. In addition, a failure to appear may result in the forfeiture of any bail posted.

ACKNOWLEDGMENT OF DEFENDANT

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and to surrender for service of any sentence imposed. I am aware of the penalties and sanctions set forth above.

Kourtney Dawn Haley

DIRECTIONS TO UNITED STATES MARSHAL

(X) Defendant is ORDERED released after processing.

() The United States Marshal is **ORDERED** to keep Defendant in custody until notified by the clerk or a judicial officer that Defendant has posted bond and/or complied with all other conditions for release. Defendant shall be produced before the appropriate judicial officer at the time and place specified, if still in custody.

Date: 10/16/2024

Christine D. Little, U.S. Magistrate Judge